Case 3	06-qv-01753-B	Document 23	Filed 06/29/07	Pag e 1 of 1	1 PageID 96	
7RIGIN	IAL				U.S. DISTRICT COURT THERN DISTRICT OF TEXAS	
			ATES DISTRIC	Γ COURT	FILED	
	FOR 7		RN DISTRICT O	F TEXAS		
		DALLA	AS DIVISION		JUN 2 9 2007	
RAYFIELD WHITEMON, JR., #602038,)	· CLE	RK, U.S. DISTRICT COURT	
	Petitioner,)	Ву	9	
v.			3:06-	CV-1753-B	Deputy	
) ECF			
NATHANIEL QUARTERMAN,)						
Texas Department of Criminal Justice,)						
Correctional Institutions Div.,)			
	Respond	dent.)			
ORDER OF THE COURT ON THE FOREGOING RECOMMENDATION						
Considering the record in this case and the recommendation of the Magistrate Judge, and pursuant to						
Federal Rule of Appellate Procedure 22(b) and 28 U.S.C. § 2253 (c), the Court hereby finds and orders:						
TED C	TATUC.					
IFP STATUS:(X) the party appealing is GRANTED in forma pauperis status on appeal.						
(1)						
()	the party appealing is DENIED in forma pauperis status on appeal					
	for the following reasons:					
	() the Court certifies, pursuant to Fed. R. App. P. 24(a) and 28 U.S.C. § 1915 (a)(3), that the appeal is not taken in good faith. In support of this finding, the Court adopts and					
					ecommendation entered	
					te Judge's findings, this	
					le merit and is therefore	
			<i>Roberts</i> , 935 F. Sup I 215, 219-20 (5 th Ci		. D. Miss. 1996) (citing	
		v. King, 707 F. 20 n appealing is not		I. 1903)).		
	() the perso	n appealing has no	ot complied with the		of Rule 24 of the Federal	
					as ordered by the Court.	
	(See Not	ice of Deficiency	and Order entered or	n),	
<u>COA</u> :						
()	a Certificate of A	ppealability is GR	RANTED on the foll	owing issues:		
(V)	o Contificate of	A manalahilita in F	DENIED The Cou	mt haraby adar	ate and incorporates by	
(\mathbf{A})	(X) a Certificate of Appealability is DENIED. The Court hereby adopts and incorporates by reference the Magistrate Judge's Findings and Recommendation filed in this case on February					
20, 2007, in support of its finding that Petitioner has failed to demonstrate that reasonable jurists						
	would find the district court's assessment of the constitutional claims debatable or wrong. Slack					
	_	U.S. 473, 484-85	(2000).			
SIGNED this 29 day of						
	//	,				
	V		UNIT	ED STATES D	DISTRICT JUDGE	
				//		